

2nd. Your respondent admits that inasmuch as complainants intend to remove from said premises and no longer to occupy the same as a home, it will be advantageous to all the parties in interest to have said property sold and the proceeds thereof invested under the direction of your Honorable Court, and consents to the passage of a decree as prayed.

Isabelle K. Daniell.

State of Maryland, Frederick County, to-wit;-

I Hereby Certify, That on this 19th day of April, in the year Nineteen Hundred and Twenty-eight, before me, the subscriber, the Clerk of the Circuit Court for Frederick County, personally appeared Isabel Kunkle Daniel, who is personally known to me, and acknowledged the foregoing answer to be her act.

Witness my hand the day and date above written.

(Filed April 19, 1928)

Eli G. Haugh, Clerk.

ANSWER OF CORNELIA MCSHERRY

Theresa K. Ross and
Charles W. Ross, III

v.

Richard P. Ross,
Blanche S. Ross, his wife,
George J. Ross,
Helen S. Ross, his wife,
Cornelia R. McSherry and
Isabel Kunkle Daniell.

"
"
"
"
"
"
"
"
"
"

No. 11,673 Equity.
In the Circuit Court for
Frederick County,
In Equity.

-----0-----

The answer of Cornelia McSherry to the Bill, of Complaint filed against her in this cause.

Answering the Bill of Complaint filed against her in this cause your respondent says;-

1st. That she admits that Charles W. Ross, Jr., late a resident of Frederick County, Maryland, departed this life seized and possessed of the lots of ground and premises as set forth in the first paragraph of said Bill of Complaint, and that the said Charles W. Ross, Jr., by his last will and testament, duly probated, admitted to record and recorded, disposes of the said lots of ground and premises as is set forth in the second paragraph of said Bill of Complaint, and that she admits that Theresa Kunkle Ross, one of the complainants, is still the widow of Charles W. Ross, Jr., and that the said Charles Worthington Ross, III, the other of the complainants, is the son of Charles W. Ross, Jr. and is now unmarried and twenty-five years of age. And your respondent further admits that if the estates of the said Theresa K. Ross and Charles Worthington Ross III, should terminate by the death of both, the heirs at law of the said Charles Worthington Ross, III, would be your respondent, Cornelia R. McSherry, and Richard P. Ross, George J. Ross, and Isabel Kunkle Daniell, and that Blanche S. Ross is the wife of Richard P. Ross, and Helen S. Ross is the wife of George J. Ross. And that if at the termination of the estate of the said Charles Worthington Ross III, the said Theresa K. Ross be living, then the said Theresa K. Ross, the mother of the said Charles Worthington Ross, III, would be his only heir at law.

2nd. Your respondent admits that inasmuch as complainants intend to remove from said premises and no longer to occupy the same as a home, it will be advantageous to all the parties in interest to have said property sold and the proceeds thereof invested under the direction of your Honorable Court, and consents to the passage of a decree as prayed.

W.R. Jones
Solicitor for Cornelia R. McSherry,

Cornelis R. McSherry

State of Arkansas, Gerland County, to-wit;-

I hereby certify, That on this 23rd day of April, in the year Nineteen Hundred and Twenty-eight, before me, the subscriber, a Notary Public, of the State of Arkansas, in and for the County of Gerland, personally appeared Cornelia R. McSherry, who is personally known to me, and acknowledged the foregoing answer to be her act.